

EPSTEIN SACKS PLLC  
ATTORNEYS AT LAW  
100 LAFAYETTE STREET  
SUITE 502  
NEW YORK, N.Y. 10013  
(212) 684-1230

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BENNETT M. EPSTEIN: (917) 653-7116  
SARAH M. SACKS: (917) 566-6196

September 9, 2021

Hon. Victor Marrero  
United States District Judge  
Southern District of New York  
US Courthouse  
500 Pearl Street  
New York, NY 10007

Via ECF and email to [Marcelo\\_Triana@nysd.uscourts.gov](mailto:Marcelo_Triana@nysd.uscourts.gov)

Re: United States v. Saro Mouradian  
20 Cr. 652 (VM)

Dear Judge Marrero:

We represent the defendant Saro (Paul) Mouradian under the Criminal Justice Act.

We write with the consent of US Pretrial Services Officer Marlon Ovalles ([Marlon\\_Ovalles@nyspt.uscourts.gov](mailto:Marlon_Ovalles@nyspt.uscourts.gov)) and without objection from the Government ([Cecilia.Vogel@usdoj.gov](mailto:Cecilia.Vogel@usdoj.gov)) to request permission for our client, who resides with his wife and children in Hollywood, FL and is free on a \$250,000 Personal Recognizance Bond, to travel to Orlando, FL from September 14<sup>th</sup> to 16<sup>th</sup> in his own automobile in order to compete in the World Armwrestling Championship, a sport in which he holds several titles. He intends to stay at the Grove Resort in neighboring Winter Garden, FL for three nights.

If this meets with the Court's approval, kindly "So Order" this letter, or have Chambers contact the undersigned if there are any questions or concerns.

Request **GRANTED**. The conditions of defendant Saro Mouradian's pretrial release are modified to permit him to travel to Orlando, Florida, from September 14 to September 16, 2021.

**SO ORDERED.**

September 9, 2021

  
Victor Marrero  
U.S.D.J.

Very truly yours,

*Bennett M. Epstein*  
Bennett M. Epstein